## UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA Charlottesville Division

ELIZABETH SINES, SETH WISPELWEY, MARISSA BLAIR, APRIL MUÑIZ, MARCUS MARTIN, NATALIE ROMERO, CHELSEA ALVARADO, JOHN DOE, and THOMAS BAKER,

Plaintiffs,

Civil Action No. 3:17-cv-00072-NKM

v.

JASON KESSLER, et al.,

Defendants.

### PLAINTIFFS' SECOND AMENDED LIST OF WITNESSES

In accordance with the Court's September 10, 2021 Order and pursuant to Fed. R. Civ. P. Rule 26(a)(3)(A), Plaintiffs set forth the following list of individuals that they believe at this time may be called as witnesses, either through live testimony or by use of deposition extracts. Plaintiffs reserve the right (a) not to call any of the listed witnesses at trial; (b) to call for rebuttal or impeachment purposes any persons not listed; (c) to call any witnesses listed on Defendants' witness lists; and (d) to call custodians of records solely for the purpose of establishing the foundational facts necessary to admit into evidence any exhibit whose admissibility Defendants challenge.

|   | Name                      | Subject(s) of Expected  | Address & Phone Number <sup>1</sup>   |
|---|---------------------------|---|---|
| 1 | Alvarado, Chelsea         | Testimony Certain Plaintiffs' injuries; Certain Defendants' and co- conspirators' actions during, among other things, the weekend of August 11 and 12   | Contact c/o Kaplan Hecker & Fink, LLP 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor New York, NY 10118 |
| 2 | Alvarado, Jessica         | Certain Plaintiffs' injuries  | Contact c/o Kaplan Hecker & Fink, LLP 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor New York, NY 10118 |
| 3 | Baker, Thomas             | Certain Plaintiffs' injuries;<br>Certain Defendants' and co-<br>conspirators' actions during,<br>among other things, the weekend<br>of August 11 and 12 | Contact c/o Kaplan Hecker & Fink, LLP 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor New York, NY 10118 |
| 4 | Blair, Marissa            | Certain Plaintiffs' injuries;<br>Certain Defendants' and co-<br>conspirators' actions during,<br>among other things, the weekend<br>of August 11 and 12 | Contact c/o Kaplan Hecker & Fink, LLP 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor New York, NY 10118 |
| 5 | Cantwell,<br>Christopher  | Certain Defendants' and co-<br>conspirators' actions  | Christopher Cantwell 00991-<br>509<br>USP Marion, 4500 Prison Rd.<br>P.O. Box 2000<br>Marion, IL 62959      |
| 6 | Convisser, Julie,<br>LCSW | Certain Plaintiffs' injuries and future mental health needs   | Contact c/o Kaplan Hecker & Fink, LLP 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor New York, NY 10118 |
| 7 | D'Costa, Diane            | Certain Defendants' and co-<br>conspirators' actions during,<br>among other things, the weekend<br>of August 11 and 12                                  | Contact c/o Kaplan Hecker & Fink, LLP 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor New York, NY 10118 |
| 8 | Damigo, Nathan            | Certain Defendants' and co-<br>conspirators' actions  | c/o James E. Kolenich, Esq.<br>Kolenich Law Office<br>9435 Waterstone Blvd. #140<br>Cincinnati, OH 45249    |
| 9 | Fenton, Stephen,<br>P.E.  | Analysis of August 12 car attack<br>and the opinions expressed in his<br>expert report, including the basis<br>of his opinions                          | Contact c/o Kaplan Hecker & Fink, LLP 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor New York, NY 10118 |

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Plaintiffs can be contacted through Plaintiffs' counsel. In light of security concerns, Plaintiffs will provide third-party witness contact information, as necessary to parties and counsel on a confidential basis upon request.

| 10 | Brennan Gilmore     | Certain Defendants' and co-        | Contact c/o Kaplan Hecker &                        |
|----|---------------------|------------------------------------|--|
| 10 | Dicilian Cillion    | conspirators' actions during,      | Fink, LLP  |
|    |                     | among other things, the weekend    | Tillk, EEI   |
|    |                     | of August 11 and 12                |  |
| 11 | Groves, Allen, J.D. | Certain Defendants' and co-        | Contact c/o Kaplan Hecker &                        |
| 11 | Gioves, Allen, J.D. | conspirators' actions during,      | Fink, LLP  |
|    |                     | among other things, the weekend    | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                     | of August 11 and 12; Certain       | New York, NY 10118                                 |
|    |                     | Plaintiffs' injuries               | 10110  |
| 12 | Heimbach,           | Certain Defendants' and co-        | c/o William Edward ReBrook,                        |
| 12 | Matthew             | conspirators' actions              | IV, Esq.   |
|    | TVICTURE VV         | conspirators actions               | The ReBrook Law Office                             |
|    |                     |                                    | 6013 Clerkenwell Court                             |
|    |                     |                                    | Burke, VA 22015                                    |
| 13 | Hill, Michael       | Certain Defendants' and co-        | c/o Bryan Jones, Esq.                              |
|    |                     | conspirators' actions              | 106 W. South St., Suite 211                        |
|    |                     | -                                  | Charlottesville, VA 22902                          |
| 14 | Kessler, Jason      | Certain Defendants' and co-        | c/o James E. Kolenich, Esq.                        |
|    |                     | conspirators' actions              | Kolenich Law Office                                |
|    |                     |                                    | 9435 Waterstone Blvd. #140                         |
|    |                     |                                    | Cincinnati, OH 45249                               |
| 15 | Kline, Elliot       | Certain Defendants' and co-        | 117 Mesa Drive                                     |
|    |                     | conspirators' actions              | Reading, PA 19608                                  |
| 16 | Lipstadt, Deborah,  | History, ideology, symbolism,      | Contact c/o Kaplan Hecker &                        |
|    | Ph.D. <sup>2</sup>  | and rhetoric of antisemitism;      | Fink, LLP  |
|    |                     | historical and theoretical         | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                     | assessment of symbols and          | New York, NY 10118                                 |
|    |                     | rhetoric displayed during the      |  |
|    |                     | weekend of August 11 and 12 and    |  |
|    |                     | the opinions expressed in her      |  |
|    |                     | expert report, including the basis |  |
|    |                     | of her opinions                    |  |
| 17 | Martin, Marcus      | Certain Plaintiffs' injuries;      | Contact c/o Kaplan Hecker &                        |
|    |                     | Certain Defendants' and co-        | Fink, LLP  |
|    |                     | conspirators' actions during,      | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                     | among other things, the weekend    | New York, NY 10118                                 |
|    |                     | of August 11 and 12                |  |
| 18 | Muñiz, April        | Certain Plaintiffs' injuries;      | Contact c/o Kaplan Hecker &                        |
|    |                     | Certain Defendants' and co-        | Fink, LLP  |
|    |                     | conspirators' actions during,      | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                     |                                    | New York, NY 10118                                 |

As Plaintiffs indicated in a letter to the Court on August 27, 2021, Dr. Lipstadt has been nominated by President Biden to serve as the State Department's special envoy to monitor and combat antisemitism, a position that requires confirmation by the Senate. (ECF No. 1036.) Plaintiffs are seeking to ascertain whether and how her nomination will affect Dr. Lipstadt's ability to testify in this trial and will notify the Court and parties as soon as we have further information.

|    |   | 11 11 1 1 1  |  |
|----|---|--|--|
|    |   | among other things, the weekend                        |  |
|    |   | of August 11 and 12                                    |  |
| 19 | Parrott, Matthew                        | Certain Defendants' and co-                            | c/o William Edward ReBrook,                        |
|    |   | conspirators' actions                                  | IV, Esq.   |
|    |   |  | The ReBrook Law Office                             |
|    |   |  | 6013 Clerkenwell Court                             |
|    |   |  | Burke, VA 22015                                    |
| 20 | Ray, Robert                             | Certain Defendants' and co-                            |  |
|    | Azzmador                                | conspirators' actions                                  |  |
| 21 | Reavis, Sharon,                         | Certain Plaintiffs' future medical                     | Contact c/o Kaplan Hecker &                        |
|    | R.N., M.S.,                             | care needs and the opinions                            | Fink, LLP  |
|    | C.R.C., C.C.M.                          | expressed in her expert report,                        | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    | ,                                       | including the basis of her                             | New York, NY 10118                                 |
|    |   | opinions   |  |
| 22 | Romero, Natalie                         | Certain Plaintiffs' injuries;                          | Contact c/o Kaplan Hecker &                        |
|    |   | Certain Defendants' and co-                            | Fink, LLP  |
|    |   | conspirators' actions during,                          | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |   | among other things, the weekend                        | New York, NY 10118                                 |
|    |   | of August 11 and 12                                    | ivew rork, ivi rorro                               |
| 23 | Schoep, Jeff                            | Certain Defendants' and co-                            | c/o William Edward ReBrook,                        |
| 23 | Schoep, Jen                             | conspirators' actions                                  | IV, Esq.   |
|    |   | conspirators actions                                   | The ReBrook Law Office                             |
|    |   |  |  |
|    |   |  | 6013 Clerkenwell Court                             |
| 24 | C' ' D . DI D                           |  | Burke, VA 22015                                    |
| 24 | Simi, Peter, Ph.D.                      | Characteristics of the white                           | Contact c/o Kaplan Hecker &                        |
|    |   | supremacist movement and                               | Fink, LLP  |
|    |   | whether Defendants' utilized                           | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |   | tools and tactics of the white                         | New York, NY 10118                                 |
|    |   | supremacist movement and the                           |  |
|    |   | opinions expressed in his expert                       |  |
|    |   | report, including the basis of his                     |  |
|    |   | opinions   |  |
| 25 | Sines, Elizabeth                        | Certain Plaintiffs' injuries;                          | Contact c/o Kaplan Hecker &                        |
|    |   | Certain Defendants' and co-                            | Fink, LLP  |
|    |   | conspirators' actions during,                          | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |   | among other things, the weekend                        | New York, NY 10118                                 |
|    |   | of August 11 and 12                                    | ,  |
| 26 | Spencer, Richard                        | Certain Defendants' and co-                            | 734 Clearwater Ave.                                |
|    | , | conspirators' actions                                  | Whitefish, MT 59937                                |
| 27 | Tubbs, Michael                          | Certain Defendants' and co-                            | c/o Bryan Jones, Esq.                              |
| -  | _ ===================================== | conspirators' actions                                  | 106 W. South St., Suite 211                        |
|    |   | conspirators actions                                   | Charlottesville, VA 22902                          |
| 28 | Willis, Devin                           | Certain Plaintiffs' injuries;                          | Contact c/o Kaplan Hecker &                        |
| 40 | willis, Devill                          | Certain Plantins injuries, Certain Defendants' and co- | Fink, LLP  |
|    |   |  |  |
|    |   | conspirators' actions during,                          | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |   |  | New York, NY 10118                                 |

|    |  | among other things, the weekend of August 11 and 12   |  |
|----|--|---|--|
| 29 | Wispelwey, Seth                              | Certain Plaintiffs' injuries; Certain Defendants' and co- conspirators' actions during, among other things, the weekend of August 11 and 12 | Contact c/o Kaplan Hecker & Fink, LLP 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor New York, NY 10118          |
| 30 | Webb, Nadia,<br>Psy.D, MPAP,<br>ABPdN, FACPN | Certain Plaintiffs' injuries and future health needs and the opinions expressed in her expert report, including the basis of her opinions   | Contact c/o Kaplan Hecker & Fink, LLP 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor New York, NY 10118          |
| 31 | Weiss, David,<br>M.D.                        | Certain Plaintiffs' injuries and future medical care needs  | Contact c/o Kaplan Hecker &<br>Fink, LLP<br>350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor<br>New York, NY 10118 |

The Plaintiffs expect to present deposition testimony from the following witnesses, but reserve the right to present live testimony if necessary:

| Wit | Witnesses Who May Testify by Deposition |  |  |  |
|-----|---|--|--|--|
| 1   | Alduino, Erica                          | Certain Defendants' and co-<br>conspirators' actions and<br>ideology | Contact c/o Kaplan Hecker & Fink, LLP 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor New York, NY 10118    |  |
| 2   | Baker, Robert (Ike)                     | Certain Defendants' and co-<br>conspirators' actions and<br>ideology | c/o Bryan Jones, Esq.<br>106 W. South St., Suite 211<br>Charlottesville, VA 22902                              |  |
| 3   | Casey, Patrick                          | Certain Defendants' and co-<br>conspirators' actions                 | c/o James E. Kolenich, Esq.<br>Kolenich Law Office<br>9435 Waterstone Blvd. #140<br>Cincinnati, OH 45249       |  |
| 4   | Chesny, Michael                         | Certain Defendants' and co-<br>conspirators' actions and<br>ideology | Contact c/o Kaplan Hecker & Fink, LLP 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor New York, NY 10118    |  |
| 5   | Colucci, Burt                           | Certain Defendants' and co-<br>conspirators' actions and<br>ideology | c/o William Edward ReBrook,<br>IV, Esq.<br>The ReBrook Law Office<br>6013 Clerkenwell Court<br>Burke, VA 22015 |  |
| 6   | Daley, Benjamin<br>Drake                | Certain Defendants' and co-<br>conspirators' actions during,         | Contact c/o Kaplan Hecker & Fink, LLP 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor                       |  |

|    |                    | among other things, the weekend | New York, NY 10118                                 |
|----|--------------------|---------------------------------|--|
|    |                    | of August 11 and 12             |  |
| 7  | Duffy, Shane       | Certain Defendants' and co-     | Contact c/o Kaplan Hecker &                        |
|    |                    | conspirators' actions and       | Fink, LLP  |
|    |                    | ideology                        | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                    |                                 | New York, NY 10118                                 |
| 8  | Froelich,          | Certain Defendants' and co-     | Contact c/o Kaplan Hecker &                        |
|    | Samantha           | conspirators' actions and       | Fink, LLP  |
|    |                    | ideology                        | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                    |                                 | New York, NY 10118                                 |
| 9  | Griffin, Bradley   | Certain Defendants' and co-     | Contact c/o Kaplan Hecker &                        |
|    |                    | conspirators' actions and       | Fink, LLP  |
|    |                    | ideology                        | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                    |                                 | New York, NY 10118                                 |
| 10 | Hopper, Dillon     | Certain Defendants' and co-     | Contact c/o Kaplan Hecker &                        |
|    |                    | conspirators' actions and       | Fink, LLP  |
|    |                    | ideology                        | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                    |                                 | New York, NY 10118                                 |
| 11 | Pistolis, Vasilios | Certain Defendants' and co-     | Contact c/o Kaplan Hecker &                        |
|    |                    | conspirators' actions and       | Fink, LLP  |
|    |                    | ideology                        | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                    |                                 | New York, NY 10118                                 |
| 12 | Rousseau, Thomas   | Certain Defendants' and co-     | Contact c/o Kaplan Hecker &                        |
|    |                    | conspirators' actions and       | Fink, LLP  |
|    |                    | ideology                        | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                    |                                 | New York, NY 10118                                 |

The Plaintiffs may call the following additional witnesses at trial if the need arises:

| Wit | Witnesses Plaintiffs May Call |                                  |  |  |
|-----|-------------------------------|----------------------------------|--|--|
| 1   | Baumbusch, Clark,             | Certain Plaintiffs' injuries and | Contact c/o Kaplan Hecker &                        |  |
|     | M.D.                          | future medical care needs        | Fink, LLP  |  |
|     |                               |                                  | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |  |
|     |                               |                                  | New York, NY 10118                                 |  |
| 2   | Gwathmey, Frank               | Certain Plaintiffs' injuries and | Contact c/o Kaplan Hecker &                        |  |
|     | M.D.                          | future medical care needs        | Fink, LLP  |  |
|     |                               |                                  | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |  |
|     |                               |                                  | New York, NY 10118                                 |  |
| 3   | McCoy, Martha,                | Certain Plaintiffs' injuries     | Contact c/o Kaplan Hecker &                        |  |
|     | LCSW                          |                                  | Fink, LLP  |  |
|     |                               |                                  | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |  |
|     |                               |                                  | New York, NY 10118                                 |  |
| 4   | Menning, Rebekah              | Certain Defendants' and co-      | Contact c/o Kaplan Hecker &                        |  |
|     |                               | conspirators' actions during,    | Fink, LLP  |  |
|     |                               |                                  | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |  |

|    |                               |   | Novy Vouls NV 10110                                |
|----|-------------------------------|---|--|
|    |                               | among other things, the weekend of August 11 and 12 | New York, NY 10118                                 |
| 5  | Meyer, Brant                  | Authentication and/or explanation                   | Contact c/o Kaplan Hecker &                        |
|    |                               | of certain materials related to                     | Fink, LLP  |
|    |                               | Defendants; the actions of                          | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                               | Defendant Fields                                    | New York, NY 10118                                 |
| 6  | O'Connor, Robert,             | Certain Plaintiffs' injuries and                    | Contact c/o Kaplan Hecker &                        |
|    | M.D.                          | future medical care needs                           | Fink, LLP  |
|    |                               |   | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                               |   | New York, NY 10118                                 |
| 7  | Roberts, Andrea,              | Certain Plaintiffs' injuries and                    | Contact c/o Kaplan Hecker &                        |
|    | Ph.D.                         | future mental health needs                          | Fink, LLP  |
|    |                               |   | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                               |   | New York, NY 10118                                 |
| 8  | Sabato, Larry,                | Certain Defendants' and co-                         | Contact c/o Kaplan Hecker &                        |
|    | Ph.D.                         | conspirators' actions during,                       | Fink, LLP  |
|    |                               | among other things, the weekend                     | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                               | of August 11 and 12                                 | New York, NY 10118                                 |
| 9  | Suchak, Sanjay                | Authentication of photographs                       | Contact c/o Kaplan Hecker &                        |
|    |                               |   | Fink, LLP  |
|    |                               |   | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                               |   | New York, NY 10118                                 |
| 10 | Tabler, Angela                | Certain Defendants and co-                          | Contact c/o Kaplan Hecker &                        |
|    |                               | conspirators' actions                               | Fink, LLP  |
|    |                               |   | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                               |   | New York, NY 10118                                 |
| 11 | Webster, Michael              | Certain Defendants' and co-                         | Contact c/o Kaplan Hecker &                        |
|    |                               | conspirators' actions during,                       | Fink, LLP  |
|    |                               | among other things, the weekend                     | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                               | of August 11 and 12;                                | New York, NY 10118                                 |
|    |                               | Authentication of video footage                     |  |
| 12 | Yutzy, Tyler                  | Certain Plaintiffs' injuries                        | Contact c/o Kaplan Hecker &                        |
|    |                               |   | Fink, LLP  |
|    |                               |   | 350 5 <sup>th</sup> Avenue, 63 <sup>rd</sup> Floor |
|    |                               |   | New York, NY 10118                                 |
|    | ument Custodians <sup>3</sup> |   |  |
| 1  | Aetna                         | Authentication of insurance                         | 151 Farmington Ave.                                |
|    |                               | records   | Hartford, CT 06156                                 |
|    |                               |   | (800) 872-3862                                     |
| 2  | Alphatelemed                  | Authentication of medical records                   | Alphatelemed                                       |
|    |                               |   | 2615 Columbia Pike Ste. 100                        |
|    |                               |   | Arlington, VA 22204                                |

Plaintiffs hope to eliminate the need for many of the document custodian witnesses by agreement of the parties, but in an abundance of caution and in the absence of a stipulation, Plaintiffs may need to call these witnesses to lay foundation for various documents and records.

|    |                    |                                      | (703) 589-9964                |
|----|--------------------|--------------------------------------|-------------------------------|
| 3  | AT&T               | Authentication of phone records;     | 11760 US Highway 1. Suite     |
|    | 711601             | description of cell site data        | 300                           |
|    |                    | description of cen site data         | North Palm Beach, FL 33408    |
|    |                    |                                      | (800) 291-4952                |
| 4  | Banner University  | Authentication of medical records    | 1625 N Campbell Ave           |
| •  | Medical Center     | 7 tutilentication of medical records | Tucson, AZ 85719              |
|    | Tuscon             |                                      | (520) 694-5102                |
| 5  | Bluespring Health  | Authentication of medical records    | 21335 Signal Hill Plaza, Ste. |
| 3  | Didespring Treatur | Authentication of medical records    | 270                           |
|    |                    |                                      | Sterling, VA, 20164           |
|    |                    |                                      | (703) 682-2471                |
| 6  | Bon Secours In     | Authentication of medical records    | 8260 Atlee Road               |
| 0  | Motion Physical    | Authentication of medical records    | Mechanicsville, VA 23116      |
|    | Therapy            |                                      | (804) 442-3670                |
| 7  | Bon Secours        | Authentication of medical records    | 601 Watkins Center Pkwy. Ste. |
| ′  | Medical Group      | Authentication of medical records    | 250                           |
|    | Neurology Clinic   |                                      | Midlothian, VA 23114          |
|    | rediology Cliffic  |                                      | (804) 325-8750                |
| 8  | Charlottesville    | Authentication of medical records    | 500 Martha Jefferson Dr       |
| 0  | Radiology LTD      | Authentication of medical records    | Charlottesville, VA 22911     |
|    | Radiology L1D      |                                      | (434) 244-4580                |
| 9  | Central Virginia   | Authentication of medical records    | 1111 Corporate park Drive     |
|    | Family Physicians  | Transcription of medical records     | Suite D                       |
|    | Medical Group      |                                      | Forest, VA 24551              |
|    | Tribunour Group    |                                      | (434) 382-1125                |
| 10 | Commonwealth       | Authentication of medical records    | 10201 Krause Rd.              |
|    | Family Practice    |                                      | Chesterfield, VA 23832        |
|    |                    |                                      | (804) 748-6229                |
| 11 | Counseling         | Authentication of medical records    | 335 Greenbriar Dr.            |
|    | Alliance of        |                                      | Suite 206                     |
|    | Virginia           |                                      | Charlottesville, VA 22901     |
|    |                    |                                      | (434) 220- 0333               |
| 12 | Discord            | Authentication of records            | 444 De Haro St. Suite 200     |
|    |                    |                                      | San Francisco, CA 94107       |
|    |                    |                                      | (888) 594-0085                |
| 13 | Facebook           | Authentication of records            | 1 Hacker Way                  |
|    |                    |                                      | Menlo Park, CA 94025          |
|    |                    |                                      | (650) 308-7300                |
| 14 | Gab                | Authentication of records            | 700 N. State St.              |
|    |                    |                                      | Clarks Summit, PA 18411       |
|    |                    |                                      | (650) 477-5525                |
| 15 | Google Fi          | Authentication of phone records;     | 1600 Amphitheatre Pkwy.       |
|    |                    | description of cell site data        | Mountain View, CA 94043       |
|    |                    |                                      | (650) 253-0000                |

| 16 | Impact Trial      | Authentication of demonstratives  | 299 Broadway, Suite 220       |
|----|-------------------|-----------------------------------|-------------------------------|
|    | 1                 |                                   | New York, NY 10007            |
|    |                   |                                   | (212) 967-0320                |
| 17 | Ivy Nursery Inc.  | Authentication of employment      | 570 Broomley Road             |
|    |                   | and compensation records for      | Charlottesville, VA 22901     |
|    |                   | certain Plaintiffs                | (434) 295-1183                |
| 18 | Jefferson Ob/Gyn  | Authentication of medical records | 600 Peter Jefferson Parkway   |
|    |                   |                                   | Charlottesville, VA 22911     |
|    |                   |                                   | (434) 977-4488                |
| 19 | J.W. Townsend,    | Authentication of employment      | 3980 Seminole Trail           |
|    | Inc.              | and compensation records for      | Charlottesville, VA 22911     |
|    |                   | certain Plaintiffs                | (434) 973-1154                |
| 20 | MedExpress        | Authentication of medical records | 260 Pantops Center            |
|    | Urgent Care       |                                   | Charlottesville, VA 22911     |
|    | Pantops           |                                   | (434) 244-3027                |
| 21 | Medical &         | Authentication of medical records | 1503 Santa Rosa Rd. #211      |
|    | Consulting        |                                   | Richmond, VA 23229            |
|    | Associate         |                                   | (804) 282-9100                |
| 22 | Move Medical      | Authentication of medical records | 224 Carlton Rd                |
|    | Massage & Sports  |                                   | Charlottesville, VA 22902     |
|    | Therapy LLC       |                                   | (434) 260-2727                |
| 23 | Nelson Byrd       | Authentication of employment      | 310 East Market Street        |
|    | Woltz             | and compensation records for      | Charlottesville, VA 22902     |
|    |                   | certain Plaintiffs                | (434) 984-1358                |
| 24 | Offices of Dr.    | Authentication of medical records | 3217 Chamberlayne Ave.        |
|    | Normal Murdoch-   |                                   | Richmond, VA 23227            |
|    | Kitt              |                                   | (804) 321-5400                |
| 25 | Optima Health     | Authentication of medical records | 4417 Corporation Ln           |
|    |                   |                                   | Virginia Beach, VA 23462      |
|    |                   |                                   | (877) 552-7401                |
| 26 | Pantops Family    | Authentication of medical records | 1490 Pantops Mountain Place   |
|    | Medicine          |                                   | Suite 200,                    |
|    |                   |                                   | Charlottesville, VA 22911     |
|    |                   |                                   | (434) 979-4440                |
| 27 | Passages Physical | Authentication of medical records | 1110 Rose Hill Dr., Suite 101 |
|    | Therapy           |                                   | Charlottesville, VA 22903     |
|    |                   |                                   | (434) 979-5559                |
| 28 | Patient First     | Authentication of medical records | 5000 Cox Rd.                  |
|    |                   |                                   | Glen Allen, VA 23060          |
|    | <b></b>           |                                   | (804) 968-5700                |
| 29 | Pivot Physical    | Authentication of medical records | 1490 Pantops Mountain Pl      |
|    | Therapy LTD       |                                   | Charlottesville, VA 22911     |
|    |                   |                                   | (434) 245-6472                |
| 30 | Privia Medical    | Authentication of medical records | 950 N. Glebe Rd.              |
|    | Group             |                                   | Arlington, VA 22203           |
|    |                   |                                   | (571) 366-8850                |

| 31 | Roberts Home<br>Medical, Inc.                                    | Authentication of medical records                              | 1180 Seminole Trail<br>Charlottesville, VA 22901<br>(434) 973-7847             |
|----|--|--|--|
| 32 | Senarta Martha Jefferson Orthopedics and Family Medicine         | Authentication of medical records                              | 500 Martha Jefferson Drive<br>Charlottesville, VA 22911<br>(434) 244-4580      |
| 33 | Sprint   | Authentication of phone records; description of cell site data | 6200 Sprint Pkwy.<br>Overland Park, KS 66251<br>(855) 560-7690                 |
| 34 | Sweet Briar College Health & Counseling Services                 | Authentication of medical records                              | 134 Chapel Ln.<br>Sweet Briar, VA 24595<br>(800) 831-6001                      |
| 35 | T-Mobile   | Authentication of phone records; description of cell site data | 3625 132 <sup>nd</sup> Ave. SE<br>Bellevue, WA 98006<br>(877) 413-5903         |
| 36 | Tucker Psychiatric<br>Clinic                                     | Authentication of medical records                              | 1000 Boulders Pkwy. Ste. 202<br>Richmond, VA 23225<br>(804) 320-7881           |
| 37 | United HealthCare  | Authentication of records                                      | 12018 Sunrise Valley Dr. Ste.<br>100<br>Reston, VA 20191<br>(571) 262-2245     |
| 38 | University of Virginia Department of Student Health              | Authentication of medical records                              | 400 Brandon Ave.<br>Charlottesville, VA 22903<br>(434) 924-5362                |
| 39 | University of Virginia Encompass Health Rehabilitation Center    | Authentication of medical records                              | 535 Ray C Hunt Dr.<br>Charlottesville, VA 22903<br>(434) 244-2000              |
| 40 | University of Virginia Health Systems                            | Authentication of medical records                              | 1215 Lee Street<br>Charlottesville, VA 22903<br>(434) 924-0000                 |
| 41 | University of Virginia Medical Center (Orthopaedics at Fontaine) | Authentication of medical records                              | 545 Ray C Hunt Dr<br>Suite 1100<br>Charlottesville, VA 22903<br>(434) 243-7778 |
| 42 | Verizon  | Authentication of phone records; description of cell site data | 140 West St.<br>New York, NY 10007<br>(212) 395-1000                           |

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| 43 | Virginia      | Authentication of medical records | 8301 Arlington Blvd. Ste. 308 |
|----|---------------|-----------------------------------|-------------------------------|
|    | Endocrinology |                                   | Fairfax, VA 22031             |
|    | Consultants   |                                   | (703) 676-3433                |

Date: October 16, 2021

Respectfully submitted,

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I hereby certify that on October 16, 2021, I served the following via ECF:

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